

प्राधिकार से प्रकासित

PUBLISHED BY AUTHORITY

नई विल्ली, शनिवार, शिलम्बर 11, 1965/भाष्र 20, 1887

No. 37]

NEW DELHI, SATURDAY, SEPTEMBER 11, 1965/BHADRA 20, 1887

इस भाग में भिम्न पुष्ठ संस्था वृी जाती हैं जिससे कि यह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

मोटिस

NOTICE

नीचे लिखे भारत के ग्रसाधारण राजपत्न 31 ग्रगस्त 1965 तक प्रकाशित किये गये।

The undermentioned Gazettes of India Extraordinary were published up to 31st August, 1965:—

Issue No.	No. and Date	Issued by	Subject
110 G	.S.R. 1196, dated 20th Ministr August, 1965.	y of Finance	Exempting all the goods specified in the First Schedule to the Indian Tariff Act, 1934 from the surcharge on duties of customs leviable thereon.
C	3.S.R. 1197, dated 20th August, 1965.	Do.	Exempting goods from the duty of customs leviable thereon as specified in the table.
G	3.S.R. 1198, dated 20th August, 1965	Do.	Exempting certain articles from the duty of customs leviable thereon as specified in the table.
G	S.R. 1199, dated 20th August, 1965.	Do.	Exempting goods from the duty of customs leviable thereon as specified i. the table.
G	.S.R. 1200, dated 20th August, 1965.	Do.	Exempting goods from the duty of customs leviable thereon.

Issue No.	No. and Date	Issued by	Subject			
	G.S.R. 1201, dated 20th August, 1965.	Ministry of Finance	Exempting tobacco unmanufactured from the duty leviable thereon.			
	G.S.R. 1202, dated 20th August, 1965.	Do.	Exempting goods from the whole of the duty leviable thereon.			
	G.S.R. 1203, dated 20th August, 1965.	Do.	Exempting cocoa beans from the duty of customs leviable thercon.			
	G.S.R. 1204, dated 20th August, 1965.	Do.	Exempting the goods of the description from the duty of customs leviable thereon as specified in the schedule B.			
	G.S.R. 1205, dated 20th August, 1965.	Do.	Exempting Cebu Maguey, Co1k un- manufactured and granulated Cork from the duty of customs leviable thereon.			
	G.S.R. 1206, dated 20th August 1965.	Do.	Exemptig electrolytic aluminium rods, electrolytic aluminium Wire bars, electrolytic aluminium billets and electrolytic aluminium ingots from the duty of customs leviable threreon.			
	G.S.R. 1207, dated 20th August 1965.	Do.	Exempting brass scrap from the duty the of Customs leviable threreon.			
	G.S.R. 1208, dated 20th August, 1965.	Do.	Exempting the goods of the description specified in the Table from the duty of customs leviable thereon.			
	G.S.R. 1209, dated 20th August 1965.	Do.	Exempting goods from the duty of customs leviable thereon.			
	G.S.R. '210, dated 20th August, 1965.	Do.	Exempting rough lensblanks, unwrought optical glass in blocks, moulds and sheets and spectacle crown sheet glass from the duty of customs leviable thereon.			
	G.S.R. 1211, dated 20th August, 1965.	Do.	Direction that certain notifications may be amended in the manner as specified in the Table.			
	G.S.R. 1212, dated 20th August, 1965.	Do.	Direction that certain notifications may be amended in the manner as specified in the Table.			
	G.S.R, 1213, dated 20th August, 1965.	Do.	Rescinding of certain notifications as mentioned therein.			
	G.S.R. 1214, dated 20th August, 1965.	Do.	Rescinding of certain notifications as mentioned therein.			
	G.S.R. 1215, dated 20th August, 1965.	Do.	Further amendments to notification No. 24-Customs, dated 2nd February 1963.			
	G.S.R. 1216, dated 20th August, 1965.	Do.	Amendments to Notification No. 71- Customs, dated 28th April, 1964.			
111	G.S.R. 1217, dated 21st August, 1965.	Ministry of Petro- leum and Chemicals	The Kerosere (Price Control) Fourth Amendment Order, 1965.			

Issue No.	No. and Date		Issued by	Subject
112	G.S.R. 12 August	18 dated 24th i, 1965.	Ministry of Finance	Amendment to Notification No. 133/65- Central Excises, dated the 20th August, 1965.
113	G.S.R. 12. August,	46, dated 25th 1965.	Ministry of Petro- leum and Chemicals	The Kerosence (Price Control) Fifth Amendment Order, 1565.
114	G.S.R. 12. August,	47, dated 25th 1965.	Ministry of Finance	Exempting goods from the duty of customs leviable thereon as specified in the Table.
	G.S.R. 12 August,	48, dated 25th 1965.	Do.	Amendment to notification No. 118- Customs, dated the 20th August, 1965.
	G.S.R. 12 August,	49, dated 25th 1965.	Do.	Further amendment to notification No. 147-Customs, dated 10th May 1958.
115	G.S.R. 12 August,	50 dated 27th , 1965.	Do.	Corrigenda to G.S.R. No. 588, dated 5th April, 1965.
116	G.S.R. 12 August,	51, dated 28th 1965.	Ministry of Food and Agriculture.	Further amendment to notification No. G.S.R. 1138, dated 2nd August, 1965.
τ17	G.S.R. 12 August,	52, dated 30th , 1965.	Ministry of Petro- leum and Chemicals	The Kerosene (Price Control) Sixth Amendment Order, 1965.
118	G.S.R. 12 August,	193, dated 31st , 1965.	Do.	The Kerosene (Price Control) Seventh Amendment Order, 1965.
	G.S.R. 12 August,	94, dated 31st , 1965.	Do.	The Kerosene (Price Control) Eighth Amendment Order, 1065.
119	G.S.R. 12 August,	295, dated 31st , 196].	Ministry of Finance	Amendment to notification No. 126-Customs, dated 20th August, 1965.
	G.S.R. 12 August	96, dated 31st , 1965.	Do.	Further amendment to notification No. 45-Customs, dated 23rd October 1948.

क्यर लिखे असाधारण गजदों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास हन राजपत्रों के जारी होने की तारीख सं 10 दिन के भीवर पहुंच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi, Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भाग II न्यण्ड 3-उपस्वत्र (i)

PART II-Section 3-Sub-section (i)

(रक्का मंत्रासंघ को छोड़ कर) भारत सरकार के मंत्रासचीं और (संघ राज्य-क्षेत्री के प्रशासनीं की क्रोडकर) केम्ब्रीय प्राधिकारियों द्वारा जारी किए गए विधि के अन्तर्गत बनाये और जारी किये गर्थे साधारण नियम (जिनमें साधारण प्रकार के आवृंश, उप-नियम आदि स्मिनित हैं)।

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 31st August 1965

- G.S.R. 1303.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government hereby makes the following amendment in Schedule III to the said rules.
- 2. This amendment shall be deemed to have come into force with effect from 19th June, 1965.

Amendment

In the said Schedule III under the heading 'C-Posts carrying pay above the time-scale or special pay in addition to pay in the time-scale under the Central Government when held by members of the Service', against 'Home Affairs' the following entries shall be added, namely:-

"Joint Director,

National Academy of Administration ... 2250."

[No. F.1/115/65-AIS(II).]

G.S.R. 1304.—In pursuance of sub-rule (1) and the first proviso to sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government in consultation with the Government of Rajasthan, hereby makes the following further amendments in the Indian Administrative Service (fixation of Cadre Strength) Regulations, 1955.

Amendment

In the Schedule to the said Regulations under "Rajasthan" for the entry:—

"Joint/Deputy Development Commissioner and Ex-officio Deputy Secretary to Government 1"

The following entry may be substituted:-

"Additional Development Commissioner and Ex-Officio

Deputy Secretary to Government 1".

[No. 6/57/65-AIS(I).]

G.S.R. 1305.—In pursuance of sub-rule (1) and the first proviso to sub-rule (2) of rule 4 of the Indian Police Service (Cadre) Rules. 1954, the Central Government in consultation with the Government of Punjab, hereby makes the following further amendments in the Indian Police Service (Fixation of Cadre Strength) Regulations, 1955—

Amendment

In the Schedule to the said Regulations for the entries relating to Punjab the following shall be substituted namely:—

I. Senior posts under State Government Inspector General of Police Additional Inspector General of Police Deputy Inspectors General of Police Assistant Inspectors General of Police			•	56 I I 5
Inspector General of Police Aditional Inspector General of Police Deputy Inspectors General of Police .	•		•	I
Deputy Inspectors General of Police .	•		:	
•	· ·			5
Assistant Inspectors Consess of Police		•		
President inspectors Content of Lonce				5
Superintendents of Police (Districts)				18
Additional Superintendents of Police in (Amritsar and	Feroze	pur Distr	icts)	2
Principal, Police Trainning School, Phillaur .	-			1
Superintendents of Police, D.I.D.				6
Superintendent of Police (North) Vigilance		•		I
Superintendent of Police (South) Vigilance .				1
Commandants (Punjab Armed Police) Battalions				14
Superintendent of Police, C.I.D. (Immoral Traffic)	•			I
			_	56
2. Senior posts under Central Government .		-		17
			_	73
3. Post to be filled by promotion in accordance with rule	9 of th	16		
Indian Police Service (Recruitment) Rules, 1954		•		18
4. Post to be filled by direct recruitment .		•	•	55
5. Deputation Reserve @ 15% of 4 above .	-	•	•	8
6. Leave Reserve @ 11% of 4 above	•	•		6
7. Junior posts @ 20 60% of 4 above .	•	•		11
8. Training Reserve @ 10.59% of 4 above	-	•	٠	6
Direct Recruitment posts .			-	86
Promotion posts	•	•	•	18
Total authorised strength .	-	•	-	104

2. These amendments shall be deemed to have come into force with effect from 1st March, 1984.

[No. F.7/21/65-AIS(I).]

New Delhi, the 1st September 1965

- G.S.R. 1306.—In exercise of the powers conferred by sub-section (1) of Section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby make the following rules further to amend the All India Services (Death-cum-Retirement Benefits) Rules, 1958, namely:—
- 1. (1) These Rules may be called the All India Services (Death-cum-Retirement Benefits) Sixth Amendment Rules, 1965.
 - 2. In the All India Services (Death-cum-Retirement Benefits) Rules, 1958-
- (i) in rule 16, sub-rule (2) shall be re-numbered as sub-rule (4) and before sub-rule (4) as so re-numbered, the following subrules shall be inserted namely:—
- "(2) A member of the Service who has completed 30 years of qualifying service or has attained the age of 55 years may, after giving at least three

months' previous notice in writing to the State Government, retire from the Service on any date to be specified in the notice:

Provided that a member of the Service who is under suspension shall not retire from the Service except with the specific approval of the State Government concerned.

- (3) The Central Government, in consultation with the State Government may require a member of the Service who has completed 30 years of qualifying service or who has attained the age of 55 years to retire in the public interest provided that atleast three months previous notice in writing will be given to the member concerned."
 - (ii) for rule 17, the following rule shall be substituted, namely:-
 - "17. Retiring Pension and gratuity.—A retiring pension and death-cumretirement gratuity shall be granted to a member of the service who retires or is required to retire under rule 16.";
- (iii) in rule 19, in sub-rule (1), for the figures and word "13, 16 or 17", the figures and word "13 or 16" shall be substituted;
- (iv) in rule 20, in sub-rule (2), for the expression "on the recommendation of, the State Government", the expression "on the recommendation of, or in consultation with, the State Government" shall be substituted;
- (v) in Schedule J, for the existing entries (iii) and (iv) the following entries shall be substituted, namely:—
 - "(iii) Retiring pension or gratuity under sub-rule (4) of rule 16 and death-cum-retirement benefits where admissible.
 - (iv) Retiring pension under rule 17 and death-cumretirement gratuity where admissible.

State Government.

Central Government in consultation with the State Government."

[No. 29/10/64-AIS(II).]

O. S. MARWAH, Under Secy.

ORDERS

New Delhi, the 1st September 1965

G.S.R. 1307.—In pursuance of clause (22) of Article 366 of the Constitution of India, the President is hereby pleased to recognise Maharaja Ambikeshwar Saran Singh Deo as the Ruler of Surguja with effect from July 12, 1965 in succession to the late Maharaja Ramanuj Saran Singh Deo.

[No. F.5/37/65-Poll.III.]

G.S.R. 1308.—In pursuance of clause (22) of Article 366 of the Constitution of India, the President is hereby pleased to recognise His Highness Maharaja Shri Virbhadrasinhji as the Ruler of Bhavnagar with effect from April 2, 1965 in succession to His late Highness Maharaja Shri Sir Krishna Kumarsinhji Bhavsinhji.

[No. F.16/5/65-Poll.III.]

G.S.R. 1309.—In pursuance of clause (22) of Article 366 of the Constitution of India, the President is hereby pleased to recognise His Highness Raja Ajit Singh as the Ruler of Jhabua with effect from February 23, 1965 in succession to His late Highness Raja Dileep Singhji.

[No. F.5/10/65-Poll.III.]

L. P. SINGH, Secy.

गृह मंत्रालय

आदेश

नई दिल्ली, 1 सितम्बर 1965

जीं एक ग्रार 1310-भारत के संविधान के श्रनुष्छेद 366 की धारा (22) के श्रनुसार राष्ट्रपति जी इस ब्रादेश के द्वारा महाराजा श्रम्बिकेश्वर सरन सिंह देव को 12 जुलाई, 1965 से स्वर्गीय महाराजा रामानुज सरन सिंह देव के स्थान पर सरगुजा के शासक के रूप में सहर्ष मान्यता प्रदान करते हैं।

[सं॰ एफ॰ 5/37/65 पोलिटिकल-3]

जी एस श्रार 1311—भारत के संविधान के श्रनुच्छेद 366 की धारा (22) के श्रनुसार राष्ट्रपति जी इस श्रादेश के द्वारा हिज हाइनेस महाराजा श्री बीरभद्र सिंह जी को 2 श्रप्रैल, 1965 से स्वर्गीय हिज हाइनेस महाराजा श्री सर कृष्ण कुमार सिंह जी भावसिंह जी के स्थान पर भावनगर के शासक के रूप में सहर्ष मान्यता प्रदान करते हैं।

[सं॰ एफ॰ 16/5/65 पोलिटिकल-3]

जी ० एत० आर० 1312—भारत के संविधान के अनुच्छेद 366 की घारा (22) के अनुसार राष्ट्रपति जी इस आदेश के द्वारा हिज् हाइनेस राजा अजीत सिंह को 23 फरवरी, 1965 से स्वर्गीय हिज् हाइनेस राजा दिलीप सिंह जी के स्थान पर झबुआ के शासक के रूप में सहर्ष मान्यता प्रदान करते हैं।

[सं॰ एफ॰ 5/10/65-पोलिटिकल-3]

एल० पी० सिंह,

सचिव, भारत सरकार।

MINISTRY OF WORKS AND HOUSING

New Delhi, the 30th August 1965

G.S.R. 1313.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Printing and Stationery (Class I and Class II posts—Photo Litho) Recruitment Rules, 1963, published with the notification of the Government of India in the late Ministry of Works, Housing and Rehabilitation No. F. 6(1)/60-S&PI, dated the 18th June, 1963, namely:—

- These rules may be called the Printing and Stationery (Class I and Class II posts—Photo Litho) Recruitment (Amendment) Rules, 1965.
- 2. In the Printing and Stationery (Class I and Class II posts—Photo Litho)
 Recruitment Rules, 1963, in rule 8, for the words, "whose decision thereon shall be final", the words "for decision" shall be substituted.

[No. F.6/1/60-PI.]

MANOHAR KESHAV, Dy. Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 31st August 1965

G.S.R. 1314.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further

to amend the All India Radio (Class I posts) Recruitment Rules, 1963 (published with the notification of the Government of India in the Ministry of Information and Broadcasting No. GSR 24 dated the 23rd December, 1963) namely:-

- 1. These rules may be called the All India Radio (Class I Posts) Recruitment Amendment Rules, 1965.
- 2. In the All India Radio (Class I posts) Recruitment Rules, 1963, after rule 5, the following rule shall be added namely:-
 - "6. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons."

[No. 5(24)/62-B(A).]

J. D. JAIN, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 2nd September 1965

G.S.R. 1315.—In pursuance of clause (f) of sub-Section (1) of section (2) of the Indian Museum Act 1910 (10 of 1910), and after consulting the Government of West Bengal, the Central Government hereby nominates Shri S. N. Ray, I.C.S. (Retd.) Chairman, State Electricity Board, Calcutta as a Trustee of the Indian Museum, Calcutta for a period of 3 years with immediate effect to represent Commerce and Industry in the vacancy caused by Shri B. N Banerjee, whose term of office expired on 18th January, 1965.

[No. F.2-9/64-C.3.1

S. J. NARSIAN, Assistant Educational Adviser.

DEPARTMENT OF SOCIAL SECURITY

CORRIGENDUM

New Delhi, the 4th September 1965

G.S.R. 1316.—In the notification of the Government of India in the Department of Social Security No. G.S.R. 997 dated the 15th July, 1965, published in the Gazette of India, Part II, Section 3, sub-section (i) dated the 24th July, 1965, in line 9, for "(xlx)", wherever it occurs, read "(1).

[No. 4/9/62/PF-II.]

DALJIT SINGH, Under Secy.

DEPARTMENT OF COMMUNICATIONS

(Posts and Telegraphs Board)

New Delhi, the 27th August 1965

G.S.R. 1317.—In exercise of the powers conferred by section 7 of the Indian Wireless Telegraphy Act 1933 (17 of 1933), and in supersession of all previous noifications on the subject, the Central Government hereby empowers each of the officers mentioned in the Annexure hereto to search any building, vessel or place in which he has reason to believe that any wireless telegraphy apparatus in respect of which an offence punishable under section 6 of the said Act, is kept or concealed.

ANNEXURE

Divisional Engine	er Tel	egrapl	hs	•			Ahmedabad
	Do						Ambala North
	Do			-			Ambala South
	Do						Ajmer
	Do						Agra
	\mathbf{D} o					•	Allahabad
	Do				-		Bombay City
	Do						Bombay East
	$_{\rm Do}$						Bhopal
	\mathbf{Do}						Baroda
	Do			-		,	Bhavnagar
	Do						Bangalore
	Do		•	•		•	Bareilly
	$\mathbf{D}\mathbf{o}$	-	•		•	•	Calicut
	$\mathbf{D}\mathbf{o}$		•		-	•	Colmbatore
	Do	•		•		•	Chandigarh
	Do		٠		-	•	Cuttack
	Do	-			•	•	Dibrugath
	Do	-	•	•	•	•	Dehra Dun
	Do	•	•	•	-	•	Gauhati
	Do	•			•	•	Guntur
	Do	-		•	•	•	Gaya
	$\mathbf{D}\mathbf{o}$		-	•	•	•	Gorakhpur
	Do			•		•	Hyderabad
	Do	-		•		•	Hubli
	\mathbf{D} o			•	•	-	Indore
	Dо		•	•	•	•	Jabalpur
	Do			•	•	•	Jullundur East
	Dо	-		-	•	•	Jullundur West Jodhpur
	Dо		-	•	-	•	Jodhpur
	Dо	-	•	•		•	Jaipur
	$\mathbf{p}_{\mathbf{o}}$		•	•	•	•	Kanpur
	Dο	-	•	•	•	•	Kottayam
	Do		•	•	•	•	Kurnool
	Dо	•	•		•	•	Lucknow
	Dо	-	•	•	•	٠	Muzaffarpur
	Dо	-	•	-		•	Madras
	Dо		•	•	-	•	Madurai
	Dо	•	•	•	•	-	Mangalore
	Dο		•	•	•	•	Mecrut
	Dο	•	•	•	•	•	Nagpur
	$\mathbf{p}_{\mathbf{o}}$	•	•	•	•	•	Patna
	$\mathbf{p}_{\mathbf{o}}$	•	•	•	•	•	Poona
	$\mathbf{p}_{\mathbf{o}}$	•	•	•	•	•	Ranchi
	$\mathbf{p}_{\mathbf{o}}$	•	•	•	•	•	Raipur
	Do	•	•	•	•	•	Rajkot
	Dο	•	•	-	•	•	Shillong Salem
	Do	•	•	•	•	•	Sambalpur
	Do	•	•	•	•	•	Tiruchirapalli
	Do	•	•	•	•	•	Trichur,
	Do	•	•	•	•		Trivandrum
	Do	-	•	•	•	•	Vishakhapatnam
	Do	•	•	•	•	•	Vijayawada
	Do	•	•	•	•	•	Varanasi
	Do	•	•	•	•	•	A granifier
Divisional Engir	neer (Lo	ong D	istanc	c) .			Bombay
	Do		_		_	_	Gauhati
	Do	•		-	-		Madras
	Do	•	:	-			Nagpur
	Do	:					New Delhi
	Do						Patna
Divisional Engir	_	ireles	s Divi	sion)			Calcutta
		4	•	,			
	$\mathbf{p}_{\mathbf{o}}$	•		•	-	-	Delhi
	Do	•	•	•	•		Poona

Regional Enginee	r, Mair	itena _n	ce			,	Bombay
	Do						Calcutta
	Do						Delhi
	Do	-		-	-		Madras
Assistant Chief E	ngineer	· (W/)	D. &	T Di	rac		
torate	iigiiicci	. (w /5	1,700				New Delhi
			-		-		
Assistant Enginee		cless)				-	Bamanpuri, Bombay
	Dο	•					Bombay Wireless Division
	Do	•					Calcutta
	\mathbf{D} o	•					Calcutta Wireless Dn.
	Do						Delhi Wireless Dn.
	Do						Ennore, Madras
	$\mathbf{D}\mathbf{o}$						Gauhati
	Do		-				Gurgaon
	$\mathbf{D} o$						Ghitorni
	D_0						Jabalpur Training Centre
	Do						Karwar
	Do						Monitoring Calcutta
	\mathbf{D} o			-			Monitoring Bombay
	Do						Monitoring Bangalore
	Do		-		-		Monitoring Delhi
	Ďο		Ċ		_		Mangalore
	Do						Office of the C.C.T.S., Calcutta
	Do		-	_		i.	Port Blair
	\tilde{Do}		•		•	•	Srinagar
	Do	•		·		•	Santacruz, Bombay
	$\widetilde{\mathrm{Do}}$	-	•	-	•	•	Tollygunge, Calcutta
	Do	•	•	•	•		Transmitting Station, Fort, Madras
	Do		:	÷		•	Willingdon Airport
Assistant Director	· Postal	Servi	ces (V	Virele	88)		Ambala
	ъ.						A L J - L - 1
	Do	•	•	•	•	•	Ahmedabad
	Do	•	•	•	•	•	Bombay
	Dο	•	•	•	•		Bangalore
	Do	•	•	•	-	•	Calcutta
	Dο	•	•	•	•	•	Cuttack
	Dο		•	•		-	Hyderabad
	\mathbf{p}_{0}	•	•	•	•		Jaipur
	Dο	•	-		-		Lucknow
	$\mathbf{D}o$	•					Madras
	$\mathbf{D} \mathbf{o}$				-		Nagpur
	Do				-		Now Delhi
	\mathbf{Do}						Patna
	D_{0}						Shillong
	Do				-	-	Trivandrum

[No. 1/63/63-RBL.]

New Delhi, the 28th August 1965

THE INDIAN WIRELESS TELEGRAPHY (POSSESSION) RULES, 1965

- G.S.R. 1318.—In exercise of the powers conferred by section 10 of the Indian Wireless Telegraphy Act, 1933 (17 of 1933), the Central Government hereby makes the following rules regarding the possession of wireless telegraphy apparatus, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Indian Wireless Telegraphy (Possession) Rules, 1965.
 - (2) They shall come into force on the 1st day of November, 1965.
 - 2. Defluitions.—In these rules, unless the context otherwise requires:—
 - (a) "Act" means the Indian Wireless Telegraphy Act, 1933 (17 of 1933).

- - (b) "complete wireless set" means any apparatus which is capable of being used for transmitting or receiving wireless communication, either by itself or with the addition of electric power, aerials, valves telephones, loudspeakers and similar devices and includes any apparatus which is temporarily incapable of being so used by reason of a defect in its component parts or in the electric wiring;
 - (c) "crystal wireless set" means a wireless set the operation of which depends entirely on the energy derived from electro-magnetic waves does not utilse any other source of power;
 - (d) "dealer" means any person who deals in or manufactures for grain wireless telegraphy apparatus as defined in the Act;
 - (e) "Licensing Authority" means the telegraph authority as defined in the Indian Telegraph Act, 1885 (13 of 1885), namely, the Director General of Posts and Telegraphs.
- 3. Liceusing Requirements.—(1) Save as provided in rule 5, no person shall possess a wireless telegraphy apparatus except under and in accordance with a licence issued under these rules.
- (2) No dealer shall sell or hire a complete wireless set to any person, unless such person produces before the dealer a valid licence in such person's own such person produces before the dealer a valid licence in such person's own name either under these rules to possess a wireless telegraphy apparatus or under the Indian Telegraph Act, 1885 (13 of 1885), to establish, maintain and work a wireless telegraph, or the dealer himself obtains from the post office on behalf of the purchaser or hirer the requisite licence for the set, within a period of seven days of the sale or hiring of the set, or where the said period of seven days expires on any Sunday or postal holiday, on the first postal working day after such expiry:

Provided that this sub-rule shall not apply when the person purchasing or hiring the set is not resident in India and is purchasing the set for use outside

- 4. Imported Apparatus.—When a complete wireless apparatus is imported into India, time upto thirty days from the date following the date of clearance of the apparatus by the Customs Authorities shall be allowed to the importer for taking out a valid licence.
- 5. Exemption from licence.—Subject to the provisions of these rules. every person other than a dealer is exempted from the requirement of holding a licence to possess a wireless telegraphy apparatus in respect of:—
 - (a) such apparatus as is reasonably required for the purpose specified in a current licence issued to him under section 4 of the Indian Telegraph Act, 1885, to establish, maintain and work a wireless telegraph:
 - (b) wireless telegraph apparatus other than complete wireless sets;
 - (c) wireless receiving apparatus established in any motor vehicle which is exempted from registration in India, provided the said wireless apparatus is not used for the reception of wireless signals while in India:
 - (d) crystal wireless sets.
- 6. Application for licence.—Application for a licence under these rules shall be made in Form I and in accordance with the instructions contained therein.
- 7. Form of licence.—Licence for the possession of wireless telegraphy apparatus shall be issued in Form II.
- 8. Period of validity of the licence.—A licence shall be valid upto the 31st December of the year mentioned in this behalf in the licence.
- 9. Licence fee.—A fee at the rate of fifteen rupees per year shall be payable for every licence issued under these rules:

Provided that, where a licence is issued after the first quarter of a calendar year, fee on a quarterly basis shall be payable at the rates specified below:—

For a licence issued during the quarter		Fee
January—March		Rs. 15
April—June	• ,	Rs. 11
July—September		Rs. 7.50
October-December		Rs. 4

- 10. Refund of fee.—No refund shall be granted of any fees paid under these rules.
- 11. Duplicate licence.—Where the Licensing Authority is satisfied that a licence granted under these rules has been lost or accidentally destroyed, he may grant a duplicate or substitute licence on payment of a fee of two rupees.
- 12. Licence not transferable.—Licences issued under these rules shall not be transferable.
- 13. Office of Registration of Licence.—A licence issued under these rules shall be renewed only at the post office where it stands registered:

Provided that where the change of location of the wireless apparatus necessitates renewal of the licence in a post office other than the post office of registration, the licence may be got transferred to the post office at which it is proposed to be renewed.

14. Location of Apparatus.—(1) Every person licensed under these rules shall keep the wireless telegraphy apparatus possessed by him at the premises specified in that behalf in the licence:

Explanation: I.—The provisions of this rule shall not be deemed to be contravened if the wireless telegraphy apparatus is kept;

- (a) in the premises of a licensed dealer, for the purpose of repairs:
- (b) in the premises of any other person who holds a valid licence for the possession of such apparatus.
- II. (a) where a licence is issued to the Government of a State, the Licensing Authority may authorise that Government to keep the wireless telegraphy apparatus in any part of the State;
- (b) where a licence is issued to a Department of the Central Government, the Licensing Authority may authorise that Department to keep the wireless telegraphy apparatus in any part of India.
- (2) The Licensing Authority may, during the currency of a licence, on receipt of a written application from the licensee together with the licence for amendment, alter the specification of the premises mentioned therein.
 - 15. Dealer's Register.—(1) Every dealer shall maintain a register:
 - (a) in Form III in respect of complete wireless sets coming into his possession;
 - (b) in Form IV in respect of complete wireless sets received for repairs;
 - (c) in Form V in respect of complete wireless sets given for demonstration at the residences of prospective customers in accordance with the provisions of Demonstration Licence issued to him under the Indian Telegraph Act, 1885 and shall cause to be entered therein the relevant particulars whenever any complete set comes into his possession or is sold or otherwise transferred or delivered by him.
- (2) The Register in Form III and the documents mentioned in columns 7 and 12 thereof shall be preserved for a period of five years after the date of sale of the last set entered therein.
- (3) The Registers in Forms IV and V shall be preserved for a period of one year after the date of last entry in the relevant register.

- 16. Inspection.—(i) The Licensing Authority may, by order in writing, appoint Inspectors under these rules.
- (ii) Such Inspector may inspect any wireless telegraphy apparatus in the possession of any person and such person shall to the best of his knowledge, and if so required by the Inspector, give particulars of the name and addresses of any person to whom he may have transferred or from whom he may have received any wireless telegraphy apparatus.
- (iii) On demand from such Inspector every person licensed under these rules shall produce his licence for inspection and every person who is exempted under clause (a) of rule 5 shall produce his licence under the Indian Telegraph Act. 1885.
- (iv) On demand from such Inspector, every dealer, or in the absence of the dealer, his representative, or his employee present at the time of such demand, shall produce the register required under rule 15 and all the documents pertaining thereto including the invoices and cash memos, relating to the sale of wireless telegraphy apparatus and shall permit the Inspector to make extracts therefrom.
- 17. Offence and penalty.—Any breach of these rules other than a breach punishable under section 6 of the Act, shall be punishable with fine, which may extend upto one hundred rupees.
- 18. Cancellation.—The Licensing Authority may cancel any licence issued under these rules to any person who has been convicted under section 6 of the Act or of a breach of these rules.
- 19. Surcharge.—Any person who possesses any wireless receiving apparatus without a licence shall be liable to pay, on demand, in addition to the fee payable for a licence, surcharge at the following rates, namely:—
 - (i) if he has not obtained a licence before, surcharge equal to the full annual fee for the licence;
 - (ii) if he had a licence, which has expired on 31st December, but has not been renewed on or before the last post office working day in the month of January following, surcharge at the rate of one rupee per calendar month or part thereof, after the month of January aforementioned.
- 20. Unserviceable Apparatus.—(i) When a wireless sct in the possession of a licensee becomes permanently incapable of being used for transmitting or receiving wireless communications, the licensee shall inform the Licensing Authority accordingly and that authority or any officer authorised by him shall, if necessary, inquire and certify whether or not the set is permanently incapable of being so used.
- (ii) No licence under these rules shall be necessary in respect of a wireless set, which the Licensing Authority or the officer authorised by him for this purpose has certified to have become permanently incapable of being used for transmitting or receiving wireless communication.
- 21. Repeal.—(1) As from the commencement of these rules, the Indian Wireless Telegraphy (Possession) Rules, 1933, shall cease to have effect.
- (2) Notwithstanding such cesser of operation, anything done or any action taken under the said Indian Wireless Telegraphy (Possession) Rules, 1933, shall be deemed to have been done or taken under the corresponding provisions of these rules.

FORM I (See rule 6)

Application for a licence to possess Wireless Receiving and/or Transmitting Apparatus in India. (Under the Indian Wireless Telegraphy Act 1933).

Instruction:—The applicant should not acquire or start dealing in Wireless Receiving and/or Transmitting Apparatus before the possession licence is issued to him.

I/Wc_____ of ____ of ____

apply for a licence to possess Wireless Receiving and/or Transmitting Apparatus in India, at (Premises at which apparatus is to be kept)

I hereby declare that:

- •(i) I am not a dealer in or manufacturer of Wireless Telegraphy Apparatus: or
- (ii) I am a dealer in and/or manufacturer of Wireless Transmitting as well as receiving apparatus; or
- *(iii) I am a dealer in or manufacturer of Broadcast Receiver only and will neither stock nor deal in any other Wireless Telegraph Apparatus

Date ------ 19---

Signature.

*Strike out clauses not applicable.

FORM II

(See rule 7)

Issued Under the Indian Wireless Telegraphy Act, 1933
POSSESSION LICENCE FOR
WIRELESS RECEIVING/TELEGRAPHY APPARATUS

DEALER/NON-DEALER

n		41	BT.
лея	LISL	auto.	n No.

- 1. Name and address of the licensee.....
- 2. Location of the apparatus.....
- 3. Type of the apparatus i.e. Wireless. Receiving/Telegraphy Apparatus.
- 4. Office of Registration.....

Issued/Renewed for the period ending.....

Postmaster

(on behalf of Director General of Posts and Telegraphs)

Date of issue.

Instructions:

- 1. The licensed apparatus must be kept in the location specified. Location may be got changed after intimating the post office of Registration of the licence and getting the entries corrected.
- 2. This licence does not permit the establishment maintenance and working of the apparatus for which purpose a separate licence is necessary under the Indian Telegraph Act, 1885.
- 3. This licence should be produced on demand at all reasonable times for inspection by any officer duly authorised by the Director General of Posts and Telegraphs in this behalf and if the licensee is a dealer, the registers prescribed to be maintained by him must also be produced.
- 4. This licence must be renewed by the last Post Office working day of the month of January at the Post Office at which it stands registered at the time of renewal.
 - 5. This licence is not transferable.

FORM III (See rule 15)

Stock Register for Wireless Sets

L.	Make Model and Type		Chassis No.		iress of the per- whom received	Date of receipt	Invoice/Bill/ Challan No.		Vaiue		
lo.		and Type	110.	(In case manuf bled by the	factured or assem- dealer himself made')	or manu- facture	(In cas purchas second he indicate cence he the	e of e of and sets, the li-	Wholesale cash price	Retail price	
1	2	3	4		5	6	7		8	9	
	Name and a	address of the	person to	Date of sale or transfer	Voucher/Cash receipt No.		s of the licer			D 1	
						Licence No.	Date of issue	Post Offic of issue		Remarks	
		10		II	12	13	14	15		16	

Note:

- At the end of each month following abstracts should be given:
 (a) Total No. of sets received from other sources.
 (b) Total No. of sets self-manufactured.
 (c) Total No. of sets sold/disposed, out of self-manufactured sets.
 (d) Total No. of sets sold out of the stock received from other sources.
 (e) Balance in stock of (a), (b), (c) and (d) to be shown separately.
- 2. At the end of each financial year, balance should be brought forward by entries in appropriate columns,

FORM IV	
(See rule 15)	
Register in Respect of Wireless Sets Received for R	Repairs

Serial No.	Make	Model and Type 3	Chassis No.	Name and address of the person from whom recei- ved	Date of receipt	Particulars o	of the licence l ner of the se	Date of return after	Remarks	
	-					Licence No.	Date of issue	Post Office of issue	repairs	
I	2	3	4	5	6	7	8	9	10	11

FORM V (See rule 15) Register for Complete Wireless Sets given to the Prospective Purchasers for Demonstration

Serial No.	Make	te Model and Type	Chassis No.	Name and address of the person		Particulars of the Demonstration licence sent along with the set.			Date on which received back	Remarks
				to whom given for demonstration		Licence No.	Date of issue	Post Office of issue		
ι	2	3	4	5	6	7	8	9	10	11
						·			[No. I-10/65-	-BRL]

^{*}In cases where the owners are not able to produce the licences held by them, a monthly statement of such cases should be sent to the respective Heads of Postal Circles, with particulars of sets repaired and names and addresses of such persons.

THE LICENSING OF WIRELESS RECEIVING APPARATUS RULES, 1965

- G.S.R. 1319.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1835 (13 of 1885), the Central Government hereby makes the following rules for the licensing of wireless receiving apparatus, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Licensing of Wireless Receiving Apparatus Rules, 1965.
 - (2) They shall come into force on the 1st day of November, 1965.
 - 2. Definitions.—In these rules, unless the context otherwise requires:—
 - (a) "Act" means the Indian Telergaph Act, 1885 (Act 13 of 1885);
 - (b) "crystal wireless set" means a wireless set the operation of which depends entirely on the energy derived from electro-magnetic waves and does not utilise any other source of power;
 - (c) "licence" means a licence issued under these rules;
 - (d) "Licensing Authority" means the telegraph authority as defined in the Act, namely, the Director General of Posts and Telegraphs.
- 3. Licensing requirements.—Subject to the provisions of these rules, every person working a wireless apparatus is required to be licensed under the Act to establish, maintain or work a wireless apparatus:

Provided that, no licence shall be required for working a crystal wireless set.

- 4. Application for licence.—An application for a licence shall be made in accordance with the instructions laid down by the Licensing Authority.
- 5. Form of licence.—Licences shall be issued to persons in such form as may be prescribed by the Licensing Authority in accordance with the purposes for which they are required.
- 6. Period of validity of licence.—A licence shall be valid upto the date mentioned in this behalf in the licence.
- 7. Licence fee.—The fee payable for each type of licence shall be as notified from time to time by the Licensing Authority.
- 8. **Refund of fees.**—No refund of any fees paid under these rules shall be granted under any circumstances.
- 9. Duplicate licence.—Where the Licensing Authority is satisfied that a licence has been lost or accidentally destroyed, he may grant a duplicate licence on payment of a fee of two rupees.
- 10. Transfer of licences.—Licences shall be transferable, subject to the conditions laid down in the licence in this behalf.
- 11. Conditions inscribed on the licence.—A licence shall, in addition to these rules, be subject to the conditions contained in the licence.
- 12. Location of Apparatus.—The Licensing Authority may, during the currency of a licence, on receipt of a written application from the licensee accompanied by the licence for amendment, alter the specification of the premises mentioned therein.
- 13. Office of registration of licence.—A licence shall be renewed only at the post office where it stands registered:

Provided that where the change of location of the wireless apparatus necessitates renewal of the licence in a post office other than the post office of registration, the licence may be got transferred to the post office at which it is proposed to the renewed.

14. Inspection.--(i) The Licensing Authority may, by order in writing, appoint Inspectors under these rules;

- (ii) On demand from such Inspectors every person licensed under these rules shall produce his licence for inspection.
- (iii) Such Inspector may inspect any wireless telegraphy apparatus in the possession of any person and such person shall, to the best of his knowledge and if so required by the Inspector, give particulars of the name and address of any person to whom he may have transferred, or from whom he may have received, any wireless apparatus.
- 15. Offence and penalty.—If a person, with intent to defraud the Licensing Authority, works any wireless receiving apparatus, he shall be punished with fine, which may extend to one hundred rupees, in addition to the fee prescribed for the licence for the specific purpose for which the wireless apparatus was used.
- 16. Surcharge.—(a) Any person who works any wireless receiving apparatus without a licence shall be liable to pay on demand, in addition to the fee payable for the licence, surcharge at the following rates, namely:—
 - (i) if he has not obtained a licence before, surcharge equal to the full annual fee for the licence:
 - Provided that in the case of additional unlicensed sets full rate of surcharge, as applicable on the first set, will be levied.
 - (ii) If he had a licence, which has expired on the 31st December, but has the been renewed on or before the last post office working day in the month of January following, surcharge at the rate of one rupee per calendar month or part thereof after the month of January afore-mentioned:
 - Provided that, in the case of a licence issued for a wireless receiving apparatus for use on board a ship registered in India, renewal of the licence may be granted without surcharge within one calendar month of the chip touching Indian territorial waters on presentation of the licence together with a certificate from the owner of the ship to the effect that the ship had been on the high seas during the normal period for renewal of the licence.
 - (iii) if he had a licence issued for a limited period for a specific purpose, but has not taken a fresh licence on or before the date of expiry specified in the licence, surcharge equal to the full annual fee for that particular type of licence.
- (b) Institutions for the blind in India, which have been exempted from payment of any licence fee for the wireless receiving apparatus, installed by them for the sole benefit of the blind inmates, shall be liable to pay surcharge at the rate of one rupee per calendar month or part thereof, if the licence is not renewed in time.
- 17. Cancellation.—The Licensing Authority may cancel a licence at any time either by specific notice in writing sent by registered post to the licensee at the address shown thereon, or by means of a notice published in the Gazette of India. In the event of such cancellation, no part of the fee shall be refunded.
- 18. Unserviceable Apparatus.—(i) When the wireless receiving apparatus in the possession of a licensee becomes permanently incapable of being used for receiving wireless communication, the licensee shall inform the Licensing Authority accordingly and that authority or any officer authorised by him shall, if necessary, inquire and certify whether or not the set is permanently incapable of being so used;
- (ii) no licence shall be necessary in respect of a wireless receiving apparatus which the Licensing Authority or an officer authorised by him for this purpose has certified to have become permanently incapable of being used for receiving wireless communication.
- 19. Repeal.—(1) As from the commencement of these rules, the Rules for the Licensing of Wireless Receiving Apparatus, 1940. shall cease to have effect.
- (2) Notwithstanding such cesser of operation, anything done or any action taken under the said Rules for the Licensing of Wireless Receiving Apparatus, 1940, shall be deemed to have been done or taken under the corresponding provisions of these rules.

- G.S.R. 1320.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (13 of 1885) and section 10 of the Indian Wireless Telegraphy Act, 1933 (17 of 1933), the Central Government hereby makes the following rules, namely:—
- 1. Short tiltle and commencement.—(1) These rules may be called the Commercial Broadcast Receiver Licensing (Dealers) Rules, 1965.
 - (2) They shall come into force on the 1st day of November, 1965.
 - 2. Definitions —In these rules, unless the context otherwise requires:—
 - (a) "complete wireless set" means any apparatus which is capable of being used for transmitting or receiving wireless communication, either by itself or with the addition of electric power acrials, valves, telephones, loudspeakers and similar devices and includes any apparatus which is temporarily incapable of being so used by reason of a defect in its component parts or in the electric wiring:
 - (b) "Dealer" means any person who deals in or manufactures for gain wireless telegraphy apparatus as defined in the Indian Wireless Telegraphy Act, 1933 (17 of 1933);
 - (c) "Licensing Authority" means the telegraph authority as defined in the Indian Telegraph Act, 1885 (13 of 1885), namely, the Director General of Posts and Telegraphs.
- 3. Licensing Requirements.—(1) A dealer in complete wireless sets whether such dealer is a wholesaler or retailer or partly wholesaler and partly a retailer or a dealer who undertakes repairs or servicing of such complete wireless sets at his own business premises shall, subject to any procedure which may from time to time be laid down in this behalf by the Licensing Authority, be required to take a licence under the Indian Wireless Telegraphy (Possession) Rules, 1965, made under section 10 of the Indian Wireless Telegraphy Act, 1933 (17 of 1933), and a Commercial Broadcast Receiver Licence under the Licensing of Wireless Receiving Apparatus Rules, 1965, made under section 7 of the Indian Telegraph Act, 1885 (13 of 1885).
- (2) The provisions of sub-rule (1) shall be in addition to the other rules made under the Indian Telegraph Act, 1885, or under the Indian Wireless Telegraphy Act, 1933.
- 4. Offence and penalty.—Any breach of these rules other than a breach, which is an offence punishable under section 6 of the Act, shall be punishable with fine, which may extend upto one hundred rupees.
- 5. Repeal.—(1) As from the commencement of these rules, the Commercial Broadcast Receiver Licences for Dealers Rules, 1954, shall cease to have effect.
- (2) Notwithstanding such cesser of operation, anything done or any action taken under the said Commercial Broadcast Receiver Licences for Dealers Rules, 1954, shall be deemed to have been done or taken under the corresponding provisions of these rules

[No. 1-10/65-BRL.]

S. V. JUNNARKAR, Director (Wireless).

MINISTRY OF REHABILITATION

New Delhi, the 31st August 1965

- G.S.R. 1321.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Director of Rehabilitation in the Rehabilitation Department of the Government of Tripura:—
- 1. Short title.—These rules may be called the Director of Rehabilitation (Government of Tripura) Recruitment Rules, 1965.
- 2. Application.—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed.

- 3. Number, classification and scales of pay.—The number of posts, its classification and the scale of pay attached thereto, shall be as specified in columns 2 to 4 of the said schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the said post, age limit, educational qualifications and other matters connected therewith, shall be as specified in columns 5 to 13 of the said Schedule.
- 5. **Disqualifications.**—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

THE SCHEDULE

I 2 3 4 5 Director of One Class I 625—45— Not Rehabilitation 850—50— applicable, 1150—EB. —50—1350	6 45 years and below (Relaxable	7 Essential: (i) Degree of a re-
Rehabilita- 850—50— applicable, tion 1150—EB.	and below	
	for Govt. servants)	cognised University, or equivalent. (ii) About 5 years experience in a responsible position in a Government Department or a local body or a firm of repute. Qualification relaxable at U.P.S.C's discretion in case of candidates otherwise well qualified. Desirable: Experience of work connected with rehabilitation of displaced persons including claim and Settlement work.

Whether age and edu cational qualification prescribed for the dis recruits will apply in the case of promotees	ns rect n	Method of recruit- ment whether by direct recruitment or by promotion or by deputation/transfer and percentage of the vacancies to be filled by various methods	In case of recruitment by promotion/deputation/ transfer, grades from which promotion/deputation/ transfer to be made.		
8	9	10	11		
Not applicable	Two years	By transier on depu- tation, failing which by direct recruitment.	Transfer on deputation: Suitable Class I Officers holding analogous posts under the Central/State Governments (Period of deputation ordinarily not exceeding three years).		
If a DPC exists, wh	at is its composition	Circumstances in w Service Commis in making recru	sion is to be consulted		
12		13			
Not applicable		As required under the rules.			
		ľNo	6(7)/65-R.H.I/R.H.III.1		

[No. 6(7)/65-R.H.I/R.H.III.]
R. S. SAKSENA, Under Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 16th August 1965

G.S.R.1322.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution and in partial supersession of rules notified in S.R.O 5(93)/56—Adm. dated 28-1-1958, the President hereby makes the following rules regulating the method of recruitment to the post of Upper Division Clerk in the Settlement Organisation of the Ministry of Rehabilitation namely:—

- 1. Short Title.—These rules may be called the Ministry of Rehabilitation, Settlement Organisation Recruitment Rules, 1964.
- 2. Application .—These rules shall apply to the post of Upper Division Clerk in the Settlement Organisation specified in Column I of the Schedule hereto annexed.
- 3. Classification and scale of pay etc.—The classifications of the said posts, the scale of pay attached thereto, the method of recruitment to the same posts, age limit, and other matters relating to the said posts shall be as specified in the Columns I to 6 and 10 to 12 of the Schedule americal thereto:

				So	CHEDULE						
Name of post No. of posts		Scale of Pay	selection of non-	Method of remuit- ment whether by direct recruitment	For direct rectt. only		Period of proba-		In case of recruitment by promo-	Circum- stances in which	
				selection post (for promotion posts only)	or by promotion or transfer and Percentage of the vacancies to be filled by various methods	Age limit	Educational qualifications required	tion/ trial if any	tional qualifi- cations prescri- bed for direct recruit- ment will apply in the case i promotees	tion/trans- fer grades from which promotion/ transfer to be made	UPSC is to be consulted in making recruitment
Ĩ	2	3	4	5	6	7	8	9	10	11	12
Upper Division Clerk	223	Class III (Ministerial Non- gazetted)	130—5—160— 8—200—EB 8—256— EB—8—280— 10—300	Non- Selection	By Promotion (a) 50 percent on the basis of senio- rity subject to the rejection of unfit; and			2 years	Does not arise	Promotion: Lower Division Clerks with 3 years	Not applicable

(b) 50 percent on the result of the	service in the grade	SEC.
competitive exa- mination limited		3 (i)]
to the 'Lower Di- vision Clerks'		
of the Settlement Organisation.		ļ' : ⊢]
Organisation,		∥E
	[No. 12 (1)/Admn. Genl./64.]	- GA
	KANWAR BAHADUR, Settlement Commissioner (A) and Ex-Officio, Dy. Secy.	THE GAZETTE OF INDIA: SEPTEMBER 11, 1965/BHADRA 20, 1887
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पनर्वास मन्त्रालय

(मृख्य बन्दोबस्त ग्रायुक्त कार्यालय) नई दिल्ली, 16 ग्रगस्त 1965

जी**० एस० ग्रार० 1323.--**संविधान की धारा 309 के उपबन्ध में दी गई शक्तियों का प्रयोग करते हुए तथा एस० ग्रार० ग्रां० 5 (93)/56-प्रशासन दिनांक 28-1-1958 में अधिमूचित नियमों का प्रांशिक रूप में अधिकपण करते हुए राष्ट्रपति ने पूनर्वास मंत्रालय को बन्दोबस्त संस्था में उच्च श्रेणी लिपिक की भर्नी की प्रणाली के सम्बंध में निम्न-लिखित नियम बनाए हैं :----

- लघु शीर्षक :—ये नियम पुनर्वास मंत्रालय की बन्दोबस्त मंस्था के नियुक्ति नियम 1965 कहलायेंगे ।
- 2. प्रयुक्ति:--ये नियम बन्दोबस्त संस्था के उच्च श्रेणी लिपिक के पद के लिये लाग् होंगे, जोकि श्रन्बंधित सूची के स्तम्भ में दिये गये हैं।
- वर्गीकरण तथा वेतन अस झादि:--उच्च श्रेणां लिपिक के पदों का वर्गीकरण वेतन क्रम, पद में भर्ती करने की प्रणाली, आयु सीमा तथा उस पद से सम्बन्धित भ्रन्य मामले अनुबन्धित सुची के स्तम्भ 1-6 तथा 10-12 में दिये गये हैं।

प्रनुसूची

पदका नाम	पद संख्या	वर्गोकरण	वेनन कम	श्रायाकि संवरण पद हैं या भ्रवरण (केवल पदो- त्रति के लिये)	या बदली द्वारा तथा
1	2	3	4	5	6
उच्च श्रेणी लिपिक	223		130-5-160- 8-200-ব স্থ- 8-256-ব স্থ- 8-280-10- 300	म्रवरण	(क) ग्रयोग्य कर्म- चारियों को छोड़ कर 50 प्रतिशत भर्ती पदोन्नति द्वारा होगी तथा (ख) 50 प्रतिशत प्रतियोगी परीक्षा द्वारा जो केवल बन्दोबस्त संस्था के श्रवर श्रेणी लिपिक के लिये ही सीमित होगी।

केवल सं ———— ग्राय मोमा	ोधी भर्ती के लिये ————— अपेक्षित शिक्षा योग्यतायें	परीक्षण	श्रायाकि श्राय मीमा तथा श्रपेक्षित शिक्षा योग्यतायें जो सीधी भर्ती के लिये निश्चित हैं पदोस्नति वालों के लिये भी लागू होंगी	पद्दोन्नति द्वारा भर्ती के बारे में स्थानान्तर ग्रेड जिससे दूसरे ग्रेड में पदोन्नति अथवा बदली की गई हो	वे परि- स्थितियां जिन्हें संघ लोक सेवा श्रायोगद्वारा भनीं के लिये परामर्शकरना आवश्यक हो
7	8	9	10	11	12
		दो वर्ष	प्रश्न नहीं उठता	"पदोन्नति" श्रवर श्रेणी लिपिक जो श्रपने ग्रेड में तीन वर्ष से सेवा कर रहे हों ।	लागू नहीं होती ।

[मंख्या 12 (1) एडमिन जनरस/64.] कंवर बहादुर, बन्दोबस्त श्रायुक्त (प्रशासन) व पदेन उपसचिव

MINISTRY OF FINANCE

(Department of Revenue)

CUSTOMS

New Delhi, the 11th September 1965

G.S.R. 1324.—In exercise of the powers conferred by clause (d) of section 152 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following amendment in the notification of the Ministry of Finance (Department of Revenue) No. 17 dated the 30th January, 1965, namely:—

In the proviso to the said notification, for the words "one hundred rupecs", the words "five hundred rupees" shall be substituted.

[No. 146/F. No. 22/9/65-Cus. IV.1

G.S.R. 1325.—In exercise of the powers conferred by section 152 of the Customs Act (52 of 1962), the Central Government hereby makes the following amendment to the notification of the Ministry of Finance (Department of Revenue) No. 69/F. 4/1/63-CAR, dated the 9th February, 1963, namely:—

In item (iv) of the said notification, for the figures "250" the figures "1000" shall be substituted.

[No. 147/F. No. 22/9/65-Cus. IV.]

G.S.R. 1326.—In exercise of the powers conferred by sub-section (i) of section 75, read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR-575 (55/F.No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

In the Schedule to the said notification, after serial No. 282 and the entries relating thereto, the following shall be added, namely:—

"283. Steel wool."

INo. 148/F.No.172/1/65-DBK.]

CUSTOMS AND CENTRAL EXCISE New Delhi, the 11th September 1965

- G.S.R. 1327.—In exercise of the powers conferred by sub-section (2) of section 75, read with sub-section (3) of section 160, of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Sixty third Amendment Rules, 1965.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 42 and the entries relating thereto, the following shall be substituted, namely:—

"42. Alumina Ferric

Rs. 19.86 per metric ton.

Provided that no rebate of duty of excise leviable on the sulphuric acid used in the manufacture of Alumina Ferric under Item No. 14G of the First Schedule to the second mentioned Act has been granted."

This notification shall be deemed to have come into force on the 5th day of April, 1965.

[No. 65/F.No. 1/57/65-DBK.]

G.S.R. 1328.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160, of the Customs Act. 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central

Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Sixty-fourth Amendment Rules, 1965.
- 2. In the Second Schedule to the Customs and Central Excise Dutics Export Drawback (General) Rules, 1960 after Serial No. 171 and the entries relating thereto, the following shall be inserted, namely:—

"172. Steel Wool."

[No. 66/F.No. 172/1/65-DBK.]

- **G.S.R. 1329.**—In exercise of the powers conferred by sub-section (2) of section 75, read with sub-section (3) of section 160, of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government bereby makes the following further amendments in the Customs and Central Excise Duties Export Drawback (General) Rules, 1860, namely:—
- 1. These rules may be called the Customs and Central Excise Dutics Export Drawback (General) Sixty-fifth Amendment Rules, 1965.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 54 and the entries relating thereto, the following shall be substituted, namely:—
 - "54. Alum and Aluminium Sulphate Iron free,

(i) Amonia Alum

Rs. 11.70 per metric ton.

(II) Aluminium Sulphate

Rs. 13.80 per metric ton.

Provided that no rebate of duty of excise leviable on the sulphuric acid used in the manufacture of amonia alum or aluminium sulphate under Item No. 14G of the First Schedule to the second mentioned Act has been granted."

This notification shall be deemed to have come into force on the 5th day of April, 1965.

[No. 67/F.No. 1/53/65-DBK.]

- G.S.R. 1330.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Sixty-sixth Amendment Rules, 1965.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the item at Serial No. 34 and the entries relating thereto, the following shall be substituted, namely:—
 - "34. Sulphuric Acid

(i) Sulphuric Acid of the strength of 100 per cent and above.

Ten rupees and two paise per metric ton.

(ii) Sulphuric Acid of the strength of 93 per cent and above but less than 100 per cent. Nine rupees and thirtyone paise per metric ton."

This Notification shall be deemed to have come into force on the 5th day of April, 1965.

[No. 68/F.No. 1/46/64-DBK.]

G. P. DURAIRAJ, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 11th September 1965

G.S.R. 1331.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 133/63 dated the 10th August, 1963, namely:

In the said notification for the existing Table, the following Table shall be substituted, namely:

TABLE

Serial No.	Description	Duty per metric tonne
(1)	(2)	(3)
1.	Match wax	Rs. 90.00
2.	Micro wax	Rs. 164.00
3.	Other waxes	Rs. 102.00

[No. 149/65-C.E.—F.No. 11/9/65-CX.III.]

A. P. KUMTAKAR, Under Secy.

(Department of Company Affairs and Insurance)

New Delhi, the 30th August 1965

G.S.R. 1332.—In exercise of the powers conferred by Section 620A of the Companies Act, 1956 (1 of 1956) the Central Government hereby declares the Kuries and Trades Limited, a company having its registered office at Ernakulam, to be a Nidhi.

[No. 22(3)-CL.IV/64.]

C. R. D. MENON, Under Secy.

(Company Law Board)

New Delhi, the 2nd September 1965

G.S.R. 1333.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956) (hereinafter referred to as the Act) read with the Government of India Ministry of Finance, notification G.S.R. No. 178 dated the 1st February, 1964, the Company Law Board hereby directs that in the case of M/s. Pilkington Brothers Limited (hereinafter referred to as the company), being a foreign company, the requirements of clause (a) of sub-section (1) of the said Section 594 as modified in their application to a foreign company by the Notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216 dated the 4th October, 1957, (hereinafter referred to as the Notification), shall apply subject to the following further exceptions and modifications, namely:—

It shall be sufficient compliance with the provisions of clause (9) of sub-section (1) of the said Section 594 of the Act, if in respect of the years ended 31st March

1962 and onwards, the company submits to the appropriate Registrar of Companies in India, in triplicate:-

- (i) A statement of income and expenditure relating to the Indian business for the period covered by the world Accounts signed by two directors of the company and a person authorised to accept service of process in India, the audit being conducted by the company's auditors in
- (ii) A statement of company's assets and liabilities in India certified in the manner indicated in the earlier paragraph.
- (iii) Cortificate signed by the above-mentioned persons to the effect that for the period covered by the statements the company did not carry on any business in India other than acting as the selling agents for M/s. Pilkington Brothers Ltd. of U.K. and Hindusthan Pilkington Glass Works Ltd. of India.
- (iv) Copies of the authenticated balance sheet and Profit and Loss Accounts (including documents relating to other subsidiary companies) as are submitted by the company to the prescribed authority in the country of its incorporation under the provisions of law in that country.

[F. No. 14(6)-CL,V1/65.] By order of the Company Law Board. T. S. KANNAN, Under Secy

(Companies Tribunal)

Department of Company Affairs & Insurance)

New Delhi, the 7th September 1965

G.S.R. 1334.—The following is published for general information:

Addenda No. II to Regulations of the Companies Tribunal:

In exercise of the powers conferred by sub-section (5) of Section 10-B of the Companies Act, 1956 inserted by the Companies (Amendment) Act 53, of 1963 and subject to the provisions of the Companies Act 1956, and the Rules made thereunder, where applicable, the Tribunal hereby makes the following additions to the Regulations of the Companies Tribunal.

In the said Regulations:-

In Chapter XX of the Regulations of the Companies Tribunal 1964 entitled "Miscellancous", after Regulation (I), the following Regulations, namely, (I)(A) and (I)(B) shall be, and shall be deemed always to have been added:—

- "(1) (A) The endorsement mentioned by the Code of Civil Procedure in Order XIII, rule 4, on documents presented before the Companies Tribunal and admitted in evidence in any proceedings shall be signed by the officer in attendance at the sittings of the Tribunal instead of by the Chairman and Member".
- "(1) (B) Upon the hearing of any petition/application/case/appeal etc., the evidence of any witness shall be taken down in writing by or in the presence and under the personal direction and superintendence of or from the dictation of the Chairman or Member of the Tribunal, of from the dictation of the Unairman or Member of the Tribunal, not ordinarily in the form of question and answer but in that of a narrative, and, when completed, shall be read over in the presence of the Tribunal and of the witness, and the Tribunal after making the necessary corrections if any, or directing them to be made, shall sign the same".

[No. 8(1)-CT/64.]

By order of the Companies Tribunal. M. P. SAXENA, Registrar.

(Department of Revenue)

CORRIGENDA

New Delhi, the 3rd September 1965

- G.S.R. 1335.—In the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 1183, dated the 17th August, 1985, published at pages 353 to 370 of Part II, section 3, sub-section (i), of the Gazette of India Extraordinary, dated the 18th August, 1965, the following corrections shall be made, namely:-
 - (1) at page 356, in line 55, for "the accompanied" read "be accompanied".
 - (2) at page 357.
 - (i) in lines 47 and 48, omit "or sub-paragraph (6), as the case may be,";
 - (ii) in line 49,

for "sub-paragraph (5)"

read "sub-paragraph (5) or sub-paragraph (6),

as the case may be,".

(3) at page 359, in line 46,

for "of certificate"

read "of a certificate".

- (4) at page 361,
 - (i) in lines 4 and 5,

for "outright sale basis

consignment account"

read "outright sale basis consignment account"

- (ii) in lines 19 and 29, for "individual Firm" read "individual, Firm";
- (iii) in line 25, for "requisition" read "requisitioned".
- (5) at page 362,
 - (i) in lines 21 to 23.

for "respect of-(description and quantity of goods)

exported by.....

(name and address)"

read "respect of-(description and quantity of goods)

exported by---(name and address)

(ii) in the Table, in heading to column (3),

for "value goods"

read "value of goods".

(6) at page 263, in line 11,

for "Tax Credit (Exports),"
read "Tax Credit (Exports)———".
(7) at page 364, in the Table under item 3. (i) in the heading to column (2),
for "(with"
read "with";
(ii) in the numbering of the columns,
for "(2) (2) (4)"
read " (2) (3) (4)".
(8) at page 365, in line 10,
for "remittance"
tend "remittances".
(9) at page 366, in line 24,
for "in respect"
read "in respect of". (10) at page 367,
(i) in line 1, delete "of";
(ii) in line 2,
for "(Export) Office on receipt of advie"
read "(Exports) Office on receipt of advice of".
(11) at page 368, in lines 10 to 19,
for "*If the space provided herein is insufficient, separate enclosures may
be used for the purpose.
, Verification Verification
I/We the appellant(s) do hereby declare that what is stated above is true to the best of my/our information and belief.
(Signature of the Appellant).
Place———— Full name————
Date————————————————————————————————————
Note.—The form of appeal as completed above—should be sent in duplicate."
read "
Verification
I/We the appellant(s) do hereby declare that what is stated above
is true to the best of my/our information and belief.
(Signature of the Appellant).
Place———— Full name————
Date————————————————————————————————————
Note.—The form of appeal as completed above should be sent in duplicate.
*If the space provided herein is insufficient, separate enclosures may be used for the purpose."
[No. 3/1/65-TCC(E).]

MISS ANNA R. GEORGE, Dy. Secy.

MINISTRY OF INDUSTRY AND SUPPLY

(Department of Industry and Supply)

New Delhi, the 27th August 1965

- G.S.R. 1336.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Small Scale Industries Organisation [Class I and Class II (Gazetted) Posts] Recruitment Rules, 1962, namely:—
- 1. These rules may be called the Small Scale Industries Organisation [Class I and Class II (Gazetted) Posts] Recruitment (Second Amendment) Rules, 1965.
- 2. In the Small Scale Industries Organisation [Class I and Class II (Gazetted) Posts] Recruitment Rules, 1962—
 - (1) In Schedule II, in column 7-
 - (a) for the existing entries against item 4, the following shall be substituted, namely:—

"Essential

Degree in Mechanical Engineering from a recognised University/Institution, or equivalent.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable

- (i) Some experience in a responsible capacity in a technical organisation or industrial concern of repute in machine shop practice/design and drawing of jigs, tools and fixtures/tool and die making/smithy, welding and forging/sheet metal work/manufacture of machine tools, manufacture, maintenance and repair of instruments/carpentry, pattern making, wood work, timber seasoning or allied products/production of light engineering stores.
- (ii) Familiarity with the latest technique of production and use of modern machine equipment and tools as applied to the trade concerned.
- (iii) Some administrative experience."
- (b) for the existing entries against item 5, the following shall be substituted, namely:—

"Essential

Degree in Mechanical Engineering from a recognised University/Institution or equivalent.

Qualification relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable

- (i) Some experience in a responsible capacity in a technical organisation or industrial concern of repute in machine shop practice design and drawing of jigs, tools and fixtures/tools and die making/smithy, welding and forging/sheet metal work/manufacture of machine tools/manufacture, maintenance and repair of instruments/carpentry, pattern making, wood work, timber seasoning or applied products/production of light engineering stores.
- (ii) Familiarity with the latest technique of production and use of modern machine, equipment and tools as applied to the trade concerned."
- (c) for the existing entries against item 7, the following shall be substituted, namely:—

"Essential

Degree in Electrical Engineering from a recognised University/Institution or equivalent.

Qualification relaxable at Commission's discretion in case of candidates otherwise well quantified.

Desirable

- (i) Some experience in a responsible capacity in a technical organisation or industrial concern of repute in manufacture of light electrical machinery and appliances/production of radio and electronic instruments.
- (ii.) Familiarity with the latest technique of production and use of modern machinery, equipment and tools as applied to the trade concerned.
- (iii) Some administrative experience."
- (d) for the existing entries against item 8, the following shall be substited, namely: →

"Essential

Degree in Electrical Engineering from a recognised University/Institution or equivalent.

Qualification relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable

- (i) Some experience in a responsible capacity in a technical organisation or industrial concern of repute in manufacture of light electrical machinery and appliances/production of radios and electronic instruments.
- (ii) Familiarity with the latest technique of production and use of modern machinery, equipment and tools as applied to the trade concerned."
- (e) for the existing entries against item 10, the following shall be substituted, namely:—

"Essential

Degree in Metallurgy from a recognised University/Institution or equivalent.

Qualification relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable

- (i) Some experience in a responsible capacity in a technical organisation or industrial concern of repute in foundry work/heat treatment of different varieties of steel and tool.
- (ii) Familiarity with the latest technique of production and use of modern machinery, equipment and tools as applied to the trade concerned.
- (iii) Some administrative experience."
- (f) for the existing entries against item 11, the following shall be substituted, namely:—

"Essential

Degree in Metallurgy from a recognised University/Institution or equivalent.

Qualification relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable

(i) Some experience in a responsible capacity in a technical organisation or industrial concern of repute in foundry work/heat treatment of different varieties of steel and tool.

- (ii) Familiarity with the latest technique of padduction and use of modern machinery, equipment and tools as applied to the trade concerned."
- (2) In Schedule V, in column 7,-
 - (a) for the existing entries against item 3, the following shall be substituted, namely:—

"Essential

Degree in Engineering from a recognised University with one year's experience in a superisory capacity in a manufacturing concern of repute.

 γR

- (i) Degree from a recognised University/Institution or equivalent.
- (ii) Post-graduate Degree or Diploma in Industrial/production Engineering or industrial/Business Management or Cost Accountancy, followed by one year's experience in a supervisory capacity in a manufacturing concern of repute;

OR

About five years' experience in a superisory capacity in a manufacturing concern of repute, including experience in industrial management, training and consultancy work;

OR

About seven years' experience in industrial management, training and consultancy work, including departmental experience in this field, as well as teaching experience on managerial subjects in a recognised Institution. Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified."

(b) for the existing entries against item 4, the following shall be substituted, namely:—

"Essential

Degree in Engineering from a recognised University/Institution or equivalent.

OR

- (i) Degree from a recognised University, or equivalent.
- (ii) Post-graduate Degree or Diploma in Industrial/production Engineering or Industrial/Business Management or Cost Accountancy;

QR

About three years' experience in a supervisory capacity in a manufacturing concern of repute, including experience in industrial management, training and consultancy work;

OR

About five years' experience in industrial management training and consultancy work, including departmental experience in this field as well as teaching experience on managerial subjects in a recognised Institution. Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified."

[No. 13(72)/63-E.I.] R. K. RANGAN, Dy. Secy.

(Department of Industry)

(Central Boilers Board)

New Delhi, the 1st September 1965

G.S.R. 1337.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 1st October, 1965.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Industry and Supply, (Department of Industry), New Delhi.

Draft Regulations

- 1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 1965.
 - 2. In the Indian Boiler Regulations, 1950,
 - after clause (c) of Regulation 396, the following clause shall be inserted, namely:—
 - "(d) When electric light is used for work inside a boiler shell or drum or any confined space within a boiler, the voltage shall not exceed 24 volts and the owner of the boiler shall provide a hand lamp with lamp-guard, keyless socket, insulated handle and extension cord of approved type.
 - Where power is used for working any equipment inside a boiler the metallic portion of the equipment shall be effectively earthed."

[No. BL-9(22)/64-EEI.]

G.S.R. 1338.—The following draft of certain Regulation further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 1st October 1965.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Industry and Supply, (Department of Industry), New Delhi.

Draft Regulations

- 1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 1965.
- 2. In the Indian Boiler Regulations, 1950, for Regulation 60, the following shall be substituted, namely:—

"60. Tensile test.—The tube shall conform to the following requirements:—

Kind of steel	Tensile stren	gth minimum El	ongation on L ₀ =5d or L ₀ =5.65		
•	Kg/mm ^a	tons/sq. inch	A ₀ minimum		
Type A Low Carbon Steel	31.2	20	25		
Type C Medium Carbon Steel	42	27	21		

[No. BL-9(64)64-EEI,

MINISTRY OF HEALTH

New Delhi, the 1st September 1965

- G.S.R. 1339.—In exercise of the powers conferred by the prpoviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to Class III posts in the Central Health Education, Bureau of the Directorate General of Health Services, namely:—
- 1. Short title.—These rules may be called the Directorate General of Health Services (Central Health Education Bureau Class III Posts) Recruitment Rules, 1965.
- 2. Application.—These rules shall apply to the posts of Public Health Nurse, Social Worker and Sanitary Inspector specified in column 1 of the Schedule hereto annexed.
- 3. Classification and scale of pay.—The classification of the said posts and the scale of pay attached to them shall be as specified in columns 2 and 3 of the said Schedule.
- 4. Method of recruitment and other matters.—The method of recruitment to the said posts and other matters relating thereto shall be as specified in columns 4 to 9 of the said Schedule:
 - Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes, Scheduled Tribes and other special categories of persons in accordance with the orders issued, from time to time, by the Central Government.
- 5. Disqualification.—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the post, and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

THE SCHEDULE

Name of post	Classification	Scale of pay		for direct	Educational and other qualifications required for direct recruitment	Whether age and educational qualifications prescribe for direct, will apply in the case of promote	probation, if any ed t	
I	2	3	4	5	6	7	8	9
. Public Health Nu	urse General Central Service Class III (Non- Gazetted, Non- ministerial	Rs. 210—10— 290—15—320.	Not applicable	35 years e. & below.	Essential: (1) Matriculation or equivalent. (2) Certificate in general Nursing and midwifer from a recognised institution of a Degree in Public Healt Nursing from a recognist Institute. Desirable: Experience in Public Healt Nursing or Health Education.	ol y y on. na th cd	Two years	. 100% by direct r cruitment.

1396 THE GAZETTE OF INDIA: SEPTEMBER 11,
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ĭ	2	3	4	5	6	7	8	9	
s. Social Warker	General Central Service Class III (Non-) Gazetted, Non- ministerial)	Rs. 210—10— 290—15—320— E3 —15—425.	Not applicable,	25 years & below.	Essential: (1) Bachelor's degree from a recognised university with a post-graduate diploma in Social Sciences OR Masters degree in Sociology or Psychology or Anthropology or Economics.	Not applicable	Two years	100% by direct cruitment.	re-
					(2) Experience in Social work or health education in rural areas.				
. Stritzry Iaspector		Rs. 205-7-	Not applicable.	25 years & below.	Essential:	Not	Two years.	100% by direct	re-
	Central Service Class III-	2.40—3—280.			(1) Matriculation or equivalent.	applicable.		cruitment.	
Non-	(Non-Gaze Non- ministerial)	•			(2) Certificate in Sanitary Inspectors course from a recognised institution.				
					(3) Experience in sanitation or health education work.				

[No. F.38(iii)-3/65-Estt.(P)]

K. SATYANARAYANA, Under Secy.

New Delhi, the 2nd September 1965

- S.R.O. 1340.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the posts of Staff Surgeon (Dental), Junior Staff Surgeon (Dental), Dental Surgeon and Ayurvedic Physician (male) under the Central Government Health Scheme, Delhi, namely:—
- 1. Short title.—These rules may be called the Central Government Health Scheme (Class I and II non-medical posts) Recruitment Rules, 1965.
- 2. Application.—These rules shall apply to the posts as specified in column I of the Schedule annexed hereto.
- 3. Number, Classification and Scale of pay.—The number of posts, their classification post and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:
 - Provided that the upper age-limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes, Scheduled Tribes and other categories of persons in accordance with the orders issued from time to time by the Central Government.
- 5. Disqualification.—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHEDULE

Recruitment Rules for Class I, Schedule Class II Post under C.G.H.S. Scheme, in the Ministry of Health

Name of Post	No. of Posts	Classifi- cation	Scale of pay		Age limit for direct re- cruits.		age and	of pro- bation if any	rectt, whe- ther by direct rectt, or by promo- tion or by deputation, transfer &	rectt. by promotion deputation/ transfer, grades from which promotion deputation/transfer to be made	what is its composition	U.P.S.C.
ī	2	3	4	5	6	7	8	9	10	11	12	13
1. Staff Surgeon (Dental)	One	Class I, Gazetted, General Central service,	Rs. 700—40— 1100— 50/2—125	tion.	40 years and below (Relaxable for Govt. servants)	Part II of the Scho dule to the Dentist	s' s' l	Two years;	tion failing which by direct re-	Promotion Junior Staff g Surgeon with 5 years service in the grade.	DPC:	As required under the rules.

2. Junior Staff Surgeon (Dental)	Two Class II 375—25— Selec- non-Mini- 500—30— tion, sterial, 590—EB— General 30—800—EB Central —30— Service, 830—35— 900,	Council. (Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified.) Essential. 35 years (i) A qualification inand below. cluded in Part I or (Relaxable Part II of the Schefor Governdule to the Dentists Act, 1948 (16 vants) (ii) A post-graduate qualification in Dentistry.
3. Dental Surgeon	Two Class II, 325—25— N.A Gazetted, 500—30— Non-Minis- 590—EB— terial, 30—800. General Central Service.	(iii) About 5 years' experience of dental work in a hospital or in private practice. (iv) Should be registered with a dental council. (Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified). Essential: 35 years (i) A qualification in N.A. Two By direct N.A. N.A. As reqquired and below. cluded in Part I or Part II of the Schedule (Relaxable to the Dentists Act, for Govern- 1948 (16 of 1948). ment servants)* (ii) A post-graduate qualification in Dentistry. (iii) About 3 years' experience of dental work in a hospital or in private practice.

1	2	3	4	5	6	7	8	9	10	11	12	13
						(iv) Should be registered with a Dental Council. Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified).						
Ayurvedic Physician (Male)		Class II, Gazetted, Non-Minis- terial, General Central Service.	Rs. 325—25— 500—30— 590—EB— 30—800.	N.A.	35 years (i)	Essential: Degree or Diploma in Ayurveda from a University or a Statutory State Board/Council/ Faculty in Indian Medicine.	N.A.	Two years.	By direct recruitment.	N.A.	N.A.	As required under the rules.
					·	perience in the profession including about 2 years' experience in a recognised Ayurvedic Hospital. Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified).						
					D	Desirable: A recognised postgraduate (qualification in Ayurveda.						

[No. F. 4 (II)-27/60-H.]

R. MURTHI, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 30th August 1965

- G.S.R. 1341.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and in supersession of the Directorate of Economics and Statistics (Computors) Recruitment Rules, 1959, the President hereby makes the following rules regulating the method of recruitment to the posts of Computors in the Directorate of Economics and Statistics under the Department of Agriculture in the Ministry of Food and Agriculture, namely:—
- 1. Short title.—These rules may be called the Directorate of Economics and Statistics (Computors) Recruitment Rules, 1965.
- 2. Application.—These rules shall apply to the posts of Computors in the Directorate of Economics and Statistics.
- 3. Number, classification, scales of pay, etc.—The number of the post, its classification, the scale of pay attached thereto, the method of recruitment to the said post, age limit, and other matters relating thereto shall be as specified in columns 2 to 13 of the Schedule annexed hereto:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of candidates belonging to Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

4. **Disqualification.**—No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and

No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

5. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.

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Name of post	No. of	Classifi- cation:	Scale of	Percentage of posts to be filled by				
	posts	whether gazetted	pay	Direct recruitment	Promo	tion		
or non- gazetted and whether ministerial or Non- ministerial			By Selection	Seniority cum-fitnes				

I	2	3	4	5	6	7
Computor	61	Class III (Non- Gazetted Non- Ministerial)	150—EB— —4—170—5 180—EB—	50%		5 0 %

DULE	For direct	recruitment only		For pro	motion/transfer
Transfer	Age limit	Educational and other qualifications required	Period of proba- tion if any	Whether age and cducational qualifications prescribed for direct recruitment will apply in case of appointment by promotion/transfer.	made.
8	9	10	11	12	13
ŊII	25 years and Class Matriculate below 2. Proficiency in the use of electrically operated calculating/tabulating Machines.		2 years	No	By promotion from amongst Calculating Machine Operators, after they have put in at least 2 year's service as Calculating Machine Operators.

[No. 9-23/65-Econ.Py.]

New Delhi, the 1st September 1965

- G.S.R. 1342.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Assistant Economic and Statistical Adviser and Deputy Director of Land Records in the Directorate of Economics and Statistics, Ministry of Food & Agriculture (Department of Agriculture) namely—
- 1. Short title.—These rules may be called the Directorate of Economics and Statistics (Assistant Economic and Statistical Adviser and Deputy Director of Land Records) Recruitment Rules, 1965.
- 2. Application.—These rules shall apply to the post of Assistant Economic and Statistical Adviser and Deputy Director of Land Records in the Directorate of Economics and Statistics.
- 3. Classification, Scale of pay etc.—The classification of the said post the scale of pay attached thereto, the method of recruitment to the said post, age limit, and other matters relating to the said post shall be as specified in columns 3 to 13 of the Schedule annexed hereto.
- 4. **Disqualification.**—No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and

No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

THE SCHEDU

			non- Selec- tion	recruits				whether by direct	tion/transfer,	exists what is	stances, in which
			Post		recruits	tions- prescribed for the, direct recruits will apply 1 in the case of promotees		rectt, or by pro- motion or by depu- tation/ transfer & percen- tage of	.	its composi- tion	the UPSC is to l consulted in makin rectt.
2	3	4	5	6	7	8	9	10	II	12	13
		Rs. 700—40— 1100—50/2 —1250.	N.A.	N.A.	N.A.	N.A.	N.A. T	Fransfer/ Deputa- tion.	Transfer/Deputa- tion: Of a suitable State Service Officer.		As required under the Rules.
								(Period of deputation ordinarily not exceeding 3 years).		
C) де (One G.C.S. Rs. Class I 700—40— 1100—50/2	One G.C.S. Rs. N.A. Class I 700—40— 1100—50/2	One G.C.S. Rs. N.A. N.A. Class I 700—40— 1100—50/2	One G.C.S. Rs. N.A. N.A. N.A. Class I 700-40-1100-50/2	2 3 4 5 6 7 8 One G.C.S. Rs. N.A. N.A. N.A. N.A. N.A. N.A. 1100—50/2	2 3 4 5 6 7 8 9 One G.C.S. Rs. N.A. N.A. N.A. N.A. N.A. N.A. N.A. N.	2 3 4 5 6 7 8 9 10 One G.C.S. Rs. N.A. N.A. N.A. N.A. N.A. N.A. Transfer/ Class I 700-40- 1100-50/2 -1250.	2 3 4 5 6 7 8 9 10 11	Die G.C.S. Rs. N.A. N.A. N.A. N.A. N.A. N.A. Transfer/ Transfer/Deputa- N.A. Class I 700-40- 1100-50/2 1000. Class I 1000-50/2

New Delhi, the 2nd September 1965

- G.S.R. 1343.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Directorate of Economics and Statistics (Research Investigator Grade II) Recruitment Rules, 1963, namely:—
 - 1. These rules may be called the Directorate of Economics and Statistics (Research Investigator Grade II) Recruitment Second Amendment Rules, 1965.
 - 2. In the Directorate of Economics and Statistics (Research Investigator Grade II) Recruitment Rules, 1963, in the Schedule, for the existing entry in column 6, the following entry shall be substituted, namely:—

"50% by transfer and 50 per cent by direct recruitment."

[No. 9-19/65-Econ.Py.] A. C. JAIN, Under Secy.

MINISTRY OF LAW (Department of Legal Affairs)

New Delhi, the 31st August 1965

- G.S.R. 1344.—In exercise of the powers conferred by rule 1 of Order XXV of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Cent Government hereby makes the following further amendments in the notification the Government of India in the Ministry of Law, No. S.R.O. 351, dated the January, 1958, relating to signing and verification of plaints and written stateme in suits in any court of Civil jurisdiction by or against the Central Government namely:—
 - In the Schedule to the said notification-
 - (i) under the heading "VII-MINISTRY OF DEFENCE"
 - (a) in the entries under the sub heading "I. ARMY," the words, brackets and letters
 - "Lt. Col. or Superintending Engineers (SE)" and "Major or Executive Engineers (EE)" shall be omitted;
 - (b) in the entries under the sub-heading "3. AIR FORCE"-
 - for the entry "Air Officers, Commanding-Chief, Commands" the entry "Air Officers, Commanding-in-Chief, Commands" shall be substituted;
- (ii) under the heading "IX—MINISTRY OF FINANCE" in the entries under the sub-heading "Department of Revenue," for the entries—

"Commissioners of Income tax.

Commissioners of Wealth tax

Commissioners of Expenditure tax.

Commissioners of Gift tax

Controllers of Estate Duty", the entries-

"Commissioners and Assistant Commissioners of Income-tax.

Commissioners and Assistant Commissioners of Wealth-tax.

Commissioners and Assistant Commissioners of Expenditure Tax.

Commissioners and Assistant Commissioners of Gift Tax.

Controllers and Deputy Controllers of Estate Duty", shall respectively be substituted.

[No. F.16(1)/65-J.]

H. C. DAGA, Jt. Secy. and Legal Adviser.

(Department of Legal Affairs)

New Delhi, the 2nd September 1965

G.S.R. 1345 (Contract/Amendment 69).—In exercise of the powers conferred by clause (1) of article 299 of the Constitution the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. G.S.R. 1161 dated the 1st December 1050 relating to the constitution of the constitution ber, 1958 relating to the execution of contracts and assurances of property, namely:-

In the said notification:-

After the existing Part XXI relating to the Secretariat of the House of People, a new Part XXI-A shall be inserted, namely:—

"XXI-A.—In the case of the Prime Minister's Secretariat:—

- (i) All contracts and instruments relating to supply of rations, clothing and similar material for the needs of the various organisations and Training Centres under the Director General (Security);
- (ii) All contracts and instruments relating to the purchase/lease of land; by the Deputy Director, SSB Directorate; Divisional Organisers, SSB; D.I.G.s of SSB Training Centres; Deputy Director Frontier Administrative Officers Training Centre; Deputy Director (Admn.), ARO Directorate; and Deputy Director (Admn.), S.F.F.

[No. F.17(1)/61-J]

A. P. ROY, Dy. Secy.